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10/607,746 06/27/2003 Joseph A. Pantelleria HVCC.89175 7593 27526 7590 07/13/2005 EXAMINER BLACKWELL SANDERS PEPER MARTIN LLP 4801 Main Street ARTINIT PAPER NUMBER	APPLICATION NO.	. F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
BLACKWELL SANDERS PEPER MARTIN LLP 4801 Main Street	10/607,746		06/27/2003	Joseph A. Pantelleria	HVCC.89175 7593	
4801 Main Street	27526	7590	07/13/2005		EXAM	MINER
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	4801 Main S Suite 1000	Street			ART UNIT	PAPER NUMBER

DATE MAILED: 07/13/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	
	10/607,746	PANTELLERIA, JO	SEPH A
Office Action Summary	Examiner	Art Unit	
	Tri M. Mai	3727	
The MAILING DATE of this communic Period for Reply	ation appears on the cover sheet wit	h the correspondence add	dress
A SHORTENED STATUTORY PERIOD FO THE MAILING DATE OF THIS COMMUNIC - Extensions of time may be available under the provisions of after SIX (6) MONTHS from the mailing date of this commun - If the period for reply specified above, the maximum statu - Failure to reply within the set or extended period for reply wi Any reply received by the Office later than three months after earned patent term adjustment. See 37 CFR 1.704(b).	ATION. 37 CFR 1.136(a). In no event, however, may a re nication. days, a reply within the statutory minimum of thirty tory period will apply and will expire SIX (6) MON1 ill, by statute, cause the application to become ABA	eply be timely filed (30) days will be considered timely. (HS from the mailing date of this col ANDONED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed	on .		
)⊠ This action is non-final.		
3) Since this application is in condition for	•	ers, prosecution as to the	merits is
closed in accordance with the practice	e under <i>Ex parte Quayle</i> , 1935 C.D.	11, 453 O.G. 213.	
Disposition of Claims			
4) ⊠ Claim(s) <u>1-20</u> is/are pending in the ap 4a) Of the above claim(s) <u>1-9</u> is/are wi 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) <u>10-20</u> is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction	thdrawn from consideration.		
Application Papers			
9) The specification is objected to by the	Examiner.		
10) The drawing(s) filed on is/are: a	a)☐ accepted or b)☐ objected to b	y the Examiner.	
Applicant may not request that any objecti	on to the drawing(s) be held in abeyand	ce. See 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the state of the s	•	•	• •
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for a) All b) Some * c) None of: 1. Certified copies of the priority de copies of the priority de copies of the priority de copies of the certified copies of application from the International * See the attached detailed Office action	ocuments have been received. ocuments have been received in Ap the priority documents have been in al Bureau (PCT Rule 17.2(a)).	oplication No received in this National S	Stage
Attachment(s)	•		
1) Notice of References Cited (PTO-892)		ummary (PTO-413)	
 Notice of Draftsperson's Patent Drawing Review (PTC3) Information Disclosure Statement(s) (PTO-1449 or PTO-1449 or PTO-1449)/Mail Date formal Patent Application (PTO- 	-152)

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DETAILED ACTION

1. Claims 1-9 are withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected invention as previously set forth. In response to applicant's traversal, it is noted the invention utilize several types of bonding for using between the disc and the tab. Thus, an election of species based on these specificities is proper. Furthermore, it is noted that claims 10-20 are specific to the embodiment of Figs. 3-4. Thus, there is no generic claim.

The requirement is still deemed proper and is therefore made FINAL.

- 2. Claims 10-13, and 16-20 are rejected under 35 U.S.C. 102(b) as being anticipated by Meyer-Jagenberg (2719663). Meyer-Jagenberg '663 teaches a closure having a body, a disc 3, a tab 2, a locking section at 5, note the adhesive pattern A surround the aperture. Furthermore, note the display of evidence of having been separated at edge 4.
- 3. Claims 10, 11, 12, 16-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Meyer-Jagenberg (2847151) in view of either Barnes et al. (2896839) or Johnson (3768719). Meyer-Jagenberg '151 teaches a closure having a disc 2 having an aperture 13, a tab 8 extending across the aperture with a connecting portion 6 connecting to the disc Meyer-Jagenberg meets all claimed limitations except for the adhesive adhered to the periphery of the aperture. Either Barnes or Johnson teaches that it is known in the art to provide resalable adhesive around the aperture. It would have been obvious to one of ordinary skill in the art to provide adhesive adhered to the periphery of the aperture in Meyer-Jagenberg as taught by either Barnes or Johnson to keep the content secured.

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Regarding claims 12 and 13, the adhesive material in either Barnes or Johnson, inherently would have torn fibers from either the tab or the disc. There is no difference between the adhesive as set forth in the claim and the adhesive in either Barnes or Johnson.

- 4. Claims 14-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over the Meyer-Jagenberg '151 rejection, as set forth above, and further in view of Schmidt (6082614). It would have been obvious to one of ordinary skill in the art to provide perforation in the tab in the combination of Meyer-Jagenberg to provide added security.
- Claims 10-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Negoro (2926832) in view of either Barnes et al. or Johnson. Negoro teaches a closure having a disc 72 having an aperture 64 (note the aperture is formed after the opening), a tab 62 extending across the aperture with a connecting portion connecting to the disc. Negoro meets all claimed limitations except for the adhesive adhered to the periphery of the aperture. Either Barnes or Johnson teaches that it is known in the art to provide resalable adhesive around the aperture. It would have been obvious to one of ordinary skill in the art to provide adhesive adhered to the periphery of the aperture in Meyer-Jagenberg as taught by either Barnes or Johnson to keep the content secured.
- 6. Claims 10-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over the Negoro rejection as set forth above, and further in view of Kuchler (2858060). To the degree it is argued that the Negoro combination does not teach the aperture. Kuchler teaches that it is known in the art to provide an aperture as shown in Fig. 10. It would have been obvious to one of ordinary skill in the art to provide an aperture in Negoro as taught by Kuchler to provide an alternative for dispensing the contents.

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7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tri M. Mai whose telephone number is (571)272-4541. The examiner can normally be reached on 7:30am-5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nathan Newhouse can be reached on (571)272-4544. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Tri M. Mai
Primary Examiner
Art Unit 3727